IN THE UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

IN RE: BAIR HUGGER FORCED AIR WARMING PRODUCT LIABILITY

LITIGATION

This Document Relates To:

DAVID OSLUND

Plaintiff,

VS.

3M COMPANY, a Delaware corporation, Defendant.

MDL No.: 15-md-02666 (JNE/FLN)

Civil Action No.: 16-cv-04184-JNE-FLN

STIPULATION OF DISMISSAL WITH PREJUDICE

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned parties, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), that the above-captioned case be dismissed with prejudice, each party to bear its own costs.

IT IS SO STIPULATED:

DATED: April 5, 2017 Levin, Papantonio, Thomas, Mitchell,

Rafferty & Proctor P.A.

By:/s/ Daniel A. Nigh_

Daniel A. Nigh (FL #030905) 316 S. Baylen Street, Suite 600 Pensacola, Florida 32502-5996

Phone (850) 435-7000

Email: dnigh@levinlaw.com

Attorneys for Plaintiff

DATED: April 5, 2017 **BALCKWELL BURKE, P.A.**

/s/ Mary S. Young_

Jerry W. Blackwell (#186867)
Benjamin W. Hulse (#0390952)
Mary S. Young (#0392781)
BLACKWELL BURKE P.A.
431 South Seventh Street
Suite 2500
Minneapolis, MN 55415
(612) 343-3200
blackwell@blackwellburke.com
bhulse@blackwellburke.com
myoung@blackwellburke.com

Attorneys for 3M Company, Arizant Healthcare, Inc., and Robert Prestera